

WARRANTS ARE OUT FOR 50 JUNGLE MEN.

Order for Their Arrest Is Expected to Be Signed To-day.

ARE STILL IN CONTEMPT.

Passage of the Resolution for the \$34,455 Stock Did Not Purge Them.

NINE of the fourteen Councilmen against whom contempt proceedings have been pending for not having passed the Hall of Records bond issue learned yesterday that by voting for the \$2,100,000 resolution at Wednesday's meeting they had practically made their peace.

The misery of midsummer imprisonment and the attendant disgrace, which is of some importance, still impend over the other five—Francisco, Doyle and Conly, of Brooklyn; Cassidy, of Queens, and Murray, of the Bronx Borough. In them, Lawyer Kellogg contends, there still abides the devil of contempt, to be expelled only by a more or less protracted period of confinement behind bars and bars.

Mr. Kellogg spent yesterday in urging the immediate infliction of punishment, and until 3.30 in the afternoon it was expected that the order of arrest would be issued before Judge Fitzgerald left his chambers for the day.

Giving heed, however, to the representations of the respondents' attorneys, the Court decided to withhold determination of the matter until to-day. Lawyer Kellogg then started for Barnardville, N. J., where he will remain for three days.

He departed in good cheer, and as if certain of the ultimate punishment of the five wicked Councilmen, he had already had the warrants drawn for their arrest.

"The case is well nigh a precedent," he said, "and the Judge doubtless wants to give it all possible consideration. The order, which I believe the Judge will sign, makes all the fourteen Councilmen liable to arrest, but leaves us at liberty to obtain warrants or not."

Went Arrest the Obdient Nine. "The men who voted yesterday for the \$2,100,000 bond issue I shall not arrest, for I consider that they have complied with the mandate of the Court. And I will even give them time to pay their \$100 fines."

The other five have practically reaffirmed their defiance of the Court. They insist that in passing the \$34,000 resolution they have obeyed the Court. It is not true, the passage of that resolution in no sense a compliance. It authorizes no amount of stock. It confers authority upon the Comptroller to issue no particular amount of stock. It is the exact fractional proportion, as designated by the resolution, could not be issued by law.

"There was no power in the Councilmen to pass any other resolution in this matter except that already passed by the Board of Estimate and Apportionment and by the Comptroller. The resolution authorizing the Comptroller to issue the \$2,100,000 of bonds necessary to complete the payments for the building of the new Hall of Records."

"The resolution which they have passed is a nullity, because it names no amount and because it does not adopt the only method prescribed by the charter and required in the writ of mandamus."

"All the members of the Board of Aldermen have already passed the resolution in proper form and notified the other body to that effect. Twenty of the Councilmen have also passed it. The five who voted against it are guilty of contempt and should and will receive the full measure of punishment."

That was Lawyer Kellogg's answer to the arguments made before Judge Fitzgerald in the morning. The five who voted against it for a stay of proceedings, Mr. Kellogg protested against this. "These men are interfering with necessary work," he said. "They have disobeyed a writ of this Court and have had plenty of time to show cause why they should not be punished for contempt."

Contempt. "There are holding up the city of New York at bay and ought to be punished."

Comptroller Given No Power. Mr. Kellogg's declaration that the \$34,455 resolution gave no power to the Comptroller to issue any bonds was confirmed by Acting Corporation Counsel Connolly and Deputy Comptroller Levey.

Assistant Corporation Counsel Charles Blandy and Lawyer Kellogg were summoned to a consultation with Judge Fitzgerald upon the matter. Later it was said that Judge Fitzgerald had decided that the five Councilmen should be punished, but he did not wish to take any action.

The counsel for the contemptuous legislators had pleaded upon various grounds that sentence be postponed. For certain of them it was said that they were already repentant, and would vote for the whole issue at the next meeting if given a chance to deal with it.

No action can be taken before the regular meeting of the Council, which will be held on Wednesday next. If the five Councilmen are committed to jail, they can only be taken out on a writ of habeas corpus, and such a writ will be necessary to enable them to attend the meeting. No special meeting would be of avail for the purpose of authorizing the bond issue.

When it became probable, yesterday, that imprisonment would be ordered by the Court, it was reported that all the five offenders had betaken themselves to Councilman Cassidy's Borough of Queens, in hope that the full limit measure passed in behalf of "Paddy" Gleason might be operative in their case, and give them liberty within the bounds of the county.

This bright dream was quickly ended. Assistant Corporation Counsel Blandy said that the Gleason county jail was only applied in cases on final judgment, and had no force for the relief of the Councilmen; that if they should be arrested in Queens County they would be not behind bars just as surely as if they were taken into custody in Manhattan.

The chief hope of the Councilmen lies in the fact that to imprison them will involve a deal of legal complication to secure their release for the purpose of voting when they shall decide to yield to the will of the Court.

"QUIET LYNCHING" HELD IN GEORGIA TOWN.

Party of Citizens Take Swift Vengeance on Leads Henderson, a Negro.

Atlanta, Ga., Aug. 3.—This dispatch was received this evening from Blakely: "A quiet lynching occurred just across the branch from Blakely at 2:45 o'clock this afternoon. The contracting parties were Leads Henderson, colored, and party of citizens from Rock Hill district. No cards, no invitations, no excursion trains. A fine attack upon the six-year-old daughter of J. W. Bowman, living ten miles west of Blakely."

Daniel Dempsey in Insane Asylum. Daniel Dempsey, a prominent undertaker of Bayonne and Staten Island, was yesterday removed to the Morris Plains Asylum at Morrisstown, N. J. He was at one time president of the Council of West New Brighton. Within the last few weeks he has developed signs of insanity. He owns a half interest in the Bayonne Times, has a large undertaking business and has also tried to manage a Summer resort at the terminus of the Bayonne trolley line on the shore of the Kill Von Kull.

Whether in town or out of town, it always pays to keep in touch with what is going on in the advertising world. Read the "Want" ads. in the Sunday Journal.

ADMITS SHE WAS CRUEL TO GIRLS.



Mrs. Myrtle B. Eyer.

She is principal of the New Jersey Industrial School for Girls, and on the stand yesterday she admitted that she used straitjackets, shackles, dungeons, castor oil and quinine in disciplining the inmates.

Principal Myrtle Eyer, of the New Jersey Industrial School, Tries to Justify Her Course by Saying the Situation Is Not So Bad as in New York.

Trenton, Aug. 3.—At the opening of the investigation of the State Industrial School for Girls this morning Mrs. Myrtle B. Eyer took the stand. She was becomingly dressed in white and presented her testimony clearly.

Governor Voorhees manifested more interest in the examination of Mrs. Eyer than he had shown since the investigation began, and he questioned her closely.

When asked what methods of punishment had prevailed in the institution since she became principal, Mrs. Eyer replied that the inmates had been strapped, locked in the dungeons and in their rooms, deprived of their meals and sometimes with soap and water when they used vile or abusive language.

The case of the girl Theresa Truxa, who, it is charged, was fastened to a chair and beaten with a slipper in the hands of the principal, Mrs. Eyer said the slipper was only a small affair, and that the beating was not at all severe.

Witness said she did not remember striking Sadie Weisman, who, it was charged, was taken from the institution a lunatic. Asked what drove her insane, witness replied that she inherited it.

Other punishments that the book of records showed were the locking up of a girl in her room for nineteen days for visiting the hospital without permission, and Lavitt was locked up for seven days for disobedience and impudence, and Sadie Parrot for six days for the same offenses.

Mrs. Eyer admitted that these girls were fed on bread and water.

During the session the Governor made several remarks favorable to the institution and its management, and at these Mrs. Eyer smiled triumphantly at the investigators.

The session lasted until after 5 o'clock, when Mrs. Eyer was excused and the investigation was adjourned by the Governor.

Trustee Parker to-day handed his resignation to Governor Voorhees, and it was accepted. Mr. Parker gave as his reason for resigning a lack of harmony among the trustees.

It is thought probable that the entire board of trustees will resign, and their places filled by persons who will give their personal attention to the affairs of the institution.

Coler Selects Smith for Deputy Assistant. Brooklyn Man Is Promoted to a \$4,500 Office—Civil Service Demands Met.

Comptroller Coler yesterday appointed Herbert L. Smith, of Brooklyn, assistant deputy Comptroller at a salary of \$4,500 a year.

Mr. Smith was a deputy Comptroller in Brooklyn for eight years, and on consolidation was transferred to the New York office as a bond and warrant clerk at \$4,000 a year.

Mr. Smith takes the place of Edgar J. Levey, who was appointed second deputy under a special act creating the office.

Comptroller Coler is preparing a list of employees in his office, whom he wants out in the exempt class. He yesterday expressed himself as satisfied with the concessions made in his favor.

Twenty Pennies Cause Arrest. "I UNDERSTAND finance and coinage, and will not allow any one to give me twenty pennies. It isn't legal," said Adolph Alexander, of No. 113 Vesey street, when he was arraigned before Magistrate Monahan in the West Side Police Court yesterday, charged with having assaulted Henry Bleyer, a street car conductor, with an umbrella.

Bleyer offered Alexander twenty pennies as change for a quarter. Alexander objected with his umbrella. He was held in \$300 bail for trial.

This Whiskey Went High. SOME inquisitive boy dropped a lighted match yesterday into the bung-hole of an empty whiskey barrel which stood in the rear of No. 108 Livingston street. He wanted to see what would happen.

There was a loud explosion, the barrel went twenty feet in the air and the boy may be running yet. The neighboring tenements were badly frightened, but the police and firemen who were called finally reassured them.

More Yellow Fever at Santiago. Santiago de Cuba, Aug. 3.—Two new cases of yellow fever were officially reported to-day, and one death from the disease.

THE RED GOLD SIREN. Strange love romance of the Court of the Czar, which ended in a New York tragedy. See next Sunday's Journal.

JOHN L. OPENS HIS 6TH AVENUE 'BUFFY'

Its Backyard Has Been Converted Into a "Palm Garden."

NO "BOUNCER" IS THERE

His Ragged Admirers Welcomed Though They Didn't Have "the Price."

"THIS is a 'buffy,'" said John L. Sullivan yesterday afternoon, as he surveyed his new saloon at No. 608 Sixth avenue. "I don't know what a 'buffy' is, but I think it is French for gin-mill. At any rate, it sounds better, and if you put it in the paper that way I should feel much obliged. It's spelled b-u-f-f-y."

All the sports in town assembled yesterday to inspect the establishment of the former title champion. It is one of the simplest drinking places in Sixth avenue. Sullivan is a poor man. Although he has made hundreds of thousands of dollars with his heavy fists, little of it is left to him. It has all gone to others.

Now John L. is determined to win more dollars in legitimate trade, and he says it is his intention to put by a snug sum for a rainy day.

"I'll admit," he said yesterday, "that I've got to begin all over again, but then you know," he added with a smile and a wink, "a feller is never too old to learn. I am here to do business and to attend to business. I hope to make my establishment a resort for a decent lot of people. I'll not stand for anything else. I haven't got things fixed yet just right enough to suit me, but a feller has got to make a beginning, and then the rest will look out for itself. I am getting to be a regular old philosopher, ain't I? Well, the philosophers are all right. We all get to be philosophers some time in our life."

In the rear the champion has provided a spacious summer garden. There are tables placed around the garden which is brightly lighted at night by scores of electric lamps, and neatly appointed waiting room to and fro with a vim and a dash which John L. says must always characterize any place that he has the management and control of.

Last night John L. was accorded a very hot house-warming. His friends visited his buffet and summer garden in blocks. "This looks like a winner," said John as he looked upon the crowd which surged in and out of the popular actor-fighter's new establishment.

Jim Corbett strolled in and joined in toasting Sullivan.

"Say, Jim," said John L., "this place of mine is not quite as toney as yours, but I'll get there, see if I don't."

"Well, Jim," said John, "you've made a right beginning. When the oola begins to come in we will call you 'Gold Dollar John L. hey!'"

ONLY SEVEN CITIES HAVE OBEYED THE LAW.

The Others Must Prepare Civil Service Codes by August 19 or Be Punished.

Albany, Aug. 3.—Of the forty cities in the State but seven have codes of civil service rules in compliance with the White law, which provides that by August 19 each city must submit to the State Commission such a code.

If the negligent cities do not obey the law by August 19 the State Commission will frame the civil service regulations for those municipalities.

The dilatory cities are Amsterdam, Auburn, Binghamton, Cohoes, Corning, Dunkirk, Elmira, Geneva, Gloversville, Hornellsville, Hudson, Jamestown, Kingston, Little Falls, Lockport, Middletown, Mount Vernon, Newburgh, North Tonawanda, Ogdensburg, Olean, Oswego, Poughkeepsie, Rensselaer, Rochester, Schenectady, Syracuse, Troy, Utica, Watertown, Watervliet, Yonkers and New Rochelle.

MAGAZINE WRITER CHOOSES A BRIDE.

Engagement of Frank Norris to Miss Nettie Black, of San Francisco, Announced.

San Francisco, Aug. 3.—Frank Norris, the novelist and former editor of McClure's Magazine, has chosen a San Francisco girl for his bride. His engagement to Miss Nettie Black has been announced.

Mr. Norris is a San Franciscan. Two stories gained renown for him, "Moran of the Lady Letty" and "McTeague." He went to Cuba for McClure's Magazine. He is about thirty years of age.

Out of the Ordinary.

Police After a Dangerous Man. THE police of Hartford, Conn., have been telegraphed to arrest on sight James D. Jones, formerly a member of the New York police force.

Jones is insane and dangerous. He has made up his mind to attack the two young daughters of Mrs. Laura C. Buck, of No. 72 West Forty-ninth street. The girls are now in Hartford, and Mrs. Buck yesterday received a letter from Jones warning her that the girls were not safe there as long as he was there.

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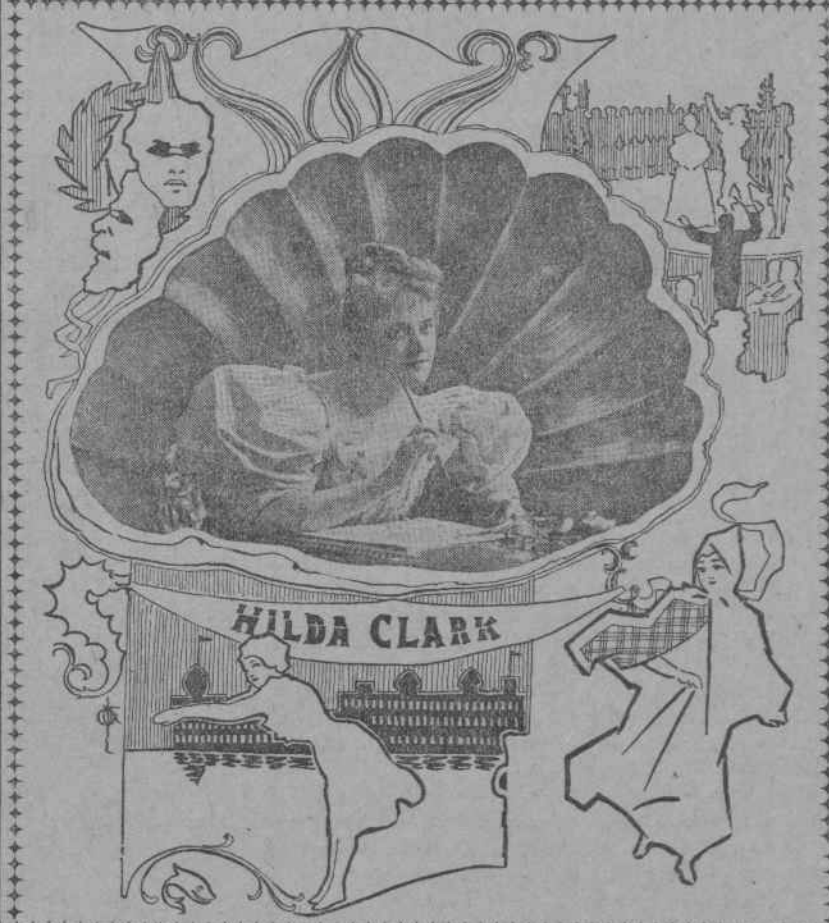
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NO, NOT A MERMAID, JUST HILDA CLARK.



She Takes Moonlight Swims at Manhattan Beach.

FOR ten days past the identity of a mysterious midnight bather at Manhattan Beach has been the subject of speculation among the visitors to that resort. The figure was that of a woman who on reaching the beach threw off an outer covering, plunged into the surf and swam out beyond the breakers.

Somewhat said the figure suggested that of Tom Platt, but he was found at his hotel while the bather was in the water. Frederick S. Gibbs' avowedly saved him from suspicion, and Lemuel Eli Quigg proved an alibi.

WIFE BEATER ARRESTED "FOR DELAYING THE MAIL."

His Spouse, the Postmistress at De Muns Corners, Pa., Adopts a Novel Method of Stopping His Persecutions.

Wilkesbarre, Pa., Aug. 3.—On the charge that her husband gets drunk, beats her and prevents her doing her work properly, Mrs. Rebecca Johnson, postmistress at De Muns Corners, this county, to-day swore out a warrant charging Joseph Johnson, her worse half, with delaying the mails and interfering with the postmistress.

She made the charge before United States Commissioner Hahn, and he issued the warrant. The postmistress went with the officer to serve it.

She has been postmistress three years, and says she has put up with her husband's abuse for a year and now she is tired of it.

Smothered While He Slept. Septimus Parkins, forty-four years old, was found dead last night in his bed in a room over a saloon in West Paterson, N. J. He lay with his nose and mouth pressed against the dusty part of his arm, so that he was smothered. He was intoxicated when he went to bed.

WE HAVE ONCE MORE CAUGHT UP WITH THE ORDERS

After considerable hard work we have once more caught up with our orders. Large additions to our manufacturing facilities will enable us to now supply any quantity of the Generously Good Geo. W. Childs 5c. Cigars that may be called for.

Our friends who have been unable to get their favorite cigar for the past two weeks will kindly accept our apology for the annoyance, which we promise shall not be repeated, if we can help it.

As we prophesied two months ago, the "Childs" Cigar has become the cigar success of the century.

FOR THE

GENEROUSLY GOOD 5c CIGAR

METROPOLITAN TOBACCO CO., Distributors.



Sullivan and Corbett Together Again.

At the opening of the former's saloon they met for the first time as friends since their fight.